## OPINION SUMMARY MISSOURI COURT OF APPEALS EASTERN DISTRICT

JAMES D. LENTZ,	) No. ED96919
Employee/Appellant,	<ul><li>) Appeal from the Labor and</li><li>) Industrial Relations Commission</li></ul>
v.	)
HOME SECURITY OF AMERICA,	) )
Employer/Respondent,	)
and	)
DIVISION OF EMPLOYMENT SECURITY,	)
Respondent/Respondent.	) Filed: February 21, 2012
James D. Lentz (Employee) appeals from the Relations Commission (the Commission) denying his	
REVERSED AND REMANDED.	
<u>Division Three Holds:</u> The Commission erred in de compensation because there was not sufficient comprecord that he voluntarily quit his employment.	
Opinion by: Sherri B. Sullivan, J. Robert G. Dowd concur.	I, Jr., P.J., and Mary K. Hoff, J.,
Attorney for Employee: Donald E. Kraher, Jr. Attorney for Division of Employment Security: Jean	nnie Desir Mitchell

THIS SUMMARY IS NOT PART OF THE OPINION OF THE COURT. IT HAS BEEN PREPARED FOR THE CONVENIENCE OF THE READER AND SHOULD NOT BE QUOTED OR CITED.